

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

PINK FLOYD (1987) LIMITED.

Plaintiff,

v.

THE PARTNERSHIPS, AND
UNINCORPORATED ASSOCIATIONS
IDENTIFIED ON SCHEDULE "A"

Defendants.

Case No.: 1:20-cv-07082

DECLARATION OF Zhi E Xie

I, **Zhi E Xie**, declare as follows:

1. My name is **Zhi E Xie**. I am the legal representative of ShenZhenShiXiDianLiangHuaGuangGaoBiaoShi Ltd, the operator of **bmjlusafashion.**
2. I am over eighteen (18) years of age. I make this Declaration based on my personal knowledge.
3. I have read this declaration fully and completely before signing it. I understand its contents.
4. I have uploaded the business's true and correct physical address ShenZhenShi BaoAn Qu 41Qu 181Hao 2 Ceng, ShenZhen, Guang Dong, 518000 CN to Amazon when I registered the account **bmjlusafashion.**
5. I live at ShenZhen, Guang Dong, China.

6. I have never traveled to the United States.
7. I have no offices, employees, or agents in Illinois.
8. I do not own, use, or possesses any real or personal property in Illinois.
9. I have never paid taxes in Illinois.
10. I have never filed a lawsuit in Illinois.
11. I have never held any bank accounts in Illinois.
12. I have never warehoused or stored inventory in Illinois.
13. I have never directed advertising or marketing towards Illinois.
14. I have never contracted with any internet service provider located in Illinois.
15. I have never purchased goods or services from any entities or individuals located in Illinois.
16. I purchased the products from suppliers in China, who informed me that these products were authentic.
17. I have never sold any allegedly infringing products to anyone in Illinois.

I declare under penalties of perjury of the laws of the United States of America that the above is true and correct within my best knowledge.

Date: 1/27/2021

/s/

Zhi E Xie

Zhi E Xie